EXHIBIT B

```
0001
1
 2
    UNITED STATES DISTRICT COURT
3
    SOUTHERN DISTRICT OF NEW YORK
4
    - - - - - - - - - - x
5
    STEVEN ALFANO,
                         Plaintiff,
6
7
               -against-
                                        : 07CIV9661
8
    CIGNA LIFE INSURANCE COMPANY OF
                                       : (GEL)
9
    NEW YORK,
10
                        Defendant.
11
     - - - - - - - - - - - - - - - - x
12
                         June 17, 2008
13
                         10:17 a.m.
14
           Deposition of MEDHA BHARADWAJ, taken by
15
16
    Plaintiff, pursuant to Notice, held at the
17
    United States Courthouse, 500 Pearl Street, New
18
    York, New York, before Ann Brunetti, a
19
    Shorthand Reporter and Notary Public within and
20
    for the State of New York.
21
22
23
2.4
25
0002
1
2
    APPEARANCES:
4
    LAW OFFICES OF JEFFREY DELOTT
5
    Attorneys for Plaintiff
6
         366 North Broadway
7
         Jericho, New York 11753
8
    BY: JEFFREY DELOTT, ESQ.
9
10
    WILSON ELSER MOSKOWITZ EDELMAN & DICKER LLP
   Attorneys for Defendant
11
         150 East 42nd Street
12
         New York, New York 10017-5639
13
14
    BY: FRED N. KNOPF, ESQ.
15
               -and-
16
         EMILY HAYES, ESQ.
17
18
19
20
21
22
23
24
25
0003
1
              IT IS HEREBY STIPULATED AND AGREED
3
    by and among the attorneys for the respective
    parties hereto that the filing and sealing of
```

```
5
     the within deposition shall be and the same are
 6
    hereby waived.
 7
               IT IS FURTHER STIPULATED AND AGREED
 8
     that all objections, except as to the form of
 9
     the question, shall be reserved to the time of
10
    trial.
11
               IT IS FURTHER STIPULATED AND AGREED
12
    that the within deposition may be signed and
13
    sworn to before any officer authorized to
14
    administer an oath with the same force and
15
    effect as if signed and sworn to before the
16
    Court.
17
18
19
20
21
22
23
24
25
0004
 1
 2
    MEDHA
               B H A R A D W A J, having been
 3
         first duly sworn, was examined and
         testified as follows:
 4
 5
    EXAMINATION BY
 6
    MR. DELOTT:
 7
                Okay. Where do you reside?
         Q.
                I work in Dallas.
 8
         Α.
 9
                No, where do you live?
         Ο.
10
                I work in Dallas. My business
         Α.
11
    address is 12225 Greenville Avenue, Dallas,
12
    Texas.
13
                That's your work address?
         Q.
14
        Α.
                Yes.
15
                And where do you live?
                MR. KNOPF: We've asked the witness
16
17
         to indicate what town she lives in and
18
         that's it because she's given her work
19
         address. She's had difficulties in the
20
         past with counsel contacting her at home.
                MR. DELOTT: I'll represent that I
21
22
         will not contact the client at home. I
23
         have no intention of contacting her.
24
                MR. KNOPF: Okay, that's fine.
25
         Α.
                McKinney.
0005
 1
                   M. Bharadwaj
 2
                That's the town?
         Q.
 3
         Α.
                Yes.
 4
         Q.
                What's your date of birth?
 5
                10/19/68.
         Α.
 6
         Q.
               Are you currently taking any
 7
    medications?
 8
         Α.
               No.
 9
         Ο.
               Have you ever been deposed before?
```

```
10
         Α.
                Yes.
11
         Q.
                How many times?
12
         Α.
                Once.
13
         Q.
                What was the name of the case?
14
        Α.
                I don't remember.
15
         Q.
                When were you deposed?
16
        Α.
                A few years ago.
17
         Q.
               More than two years ago?
18
                A couple years ago.
        Α.
19
        Q.
                More than five years ago?
20
                No, less than that.
        Α.
21
                And what court were you in?
         Q.
22
                I don't recall. It was in
         Α.
23
     California.
24
               Was this in connection with a Cigna
         Q.
25
     case?
0006
1
                   M. Bharadwaj
 2
         Α.
                Yes.
 3
                Was it a disability case?
         Q.
 4
        Α.
 5
                And were you represented by counsel?
         Q.
 6
         Α.
 7
                And who was the counsel who represented
         Q.
8
    you?
 9
        Α.
                I don't recall.
10
         Q.
                You don't recall from two years ago?
                No, I don't.
11
         Α.
12
                Were you asked to look for any
         Q.
13
     documents in connection with this deposition?
14
         Α.
                No.
15
         Q.
                How do you keep track of your
16
     schedule at work?
17
                I come into work in the morning, I
18
     leave at the end of the day.
                Do you have a diary or time sheets?
19
         Q.
20
         Α.
                No.
21
                How do you keep track of your phone
         Ο.
    calls?
22
23
                I answer the phone as they come in.
         Α.
                So you don't maintain a phone log of
         Ο.
25
     any sort?
0007
1
                   M. Bharadwaj
 2
                I don't, no.
         Α.
 3
                You don't know what happens to your
         Q.
 4
     phone or the calls --
 5
               MR. KNOPF: No, I think the answer
          was "I don't. No." I think that was the
 6
 7
          answer.
 8
         Q.
               Let me ask a different question. Are
9
     your calls recorded at work?
10
               I don't know.
         Α.
11
                Do you memorialize or record, when I
12
     say record I don't mean audio record, do you
13
     maintain any sort of record of the phone calls
14
     that you make?
```

```
15
         Α.
                No, not really.
16
         Q.
                Not really. Well, not really
17
     implies that maybe you do.
18
         Α.
                I document the phone call.
19
                How do you document the phone call?
         Ο.
20
               In our computer system.
21
         Q.
                What computer system?
22
                I don't know.
        Α.
23
                MR. DELOTT: I'm going to note for
24
         the record that there hasn't been any
25
          compliance with any of the discovery
8000
1
                   M. Bharadwaj
 2
          rules here it appears.
 3
                I don't know if that's something
 4
          you've still working on but I haven't
 5
          received the responses to the discovery.
 6
                MS. HAYES: Yes, you've received
 7
          the complete file.
 8
                MR. DELOTT: It's not responsive.
                MR. KNOPF: Well, we're not here
9
          being deposed. If you want to ask the
10
11
          witness questions, go right ahead.
12
                You can make whatever statement
13
          you want but I'm not going to debate
14
          with --
15
                MR. DELOTT: Well, that's why I
16
          said --
17
                MR. KNOPF: -- you on the record.
18
          So if you want to take that off, we'll
19
          discuss it afterwards, during the break,
20
          whenever you'd like.
21
                Your computer system, this is a
22
     computer system that employees use at Cigna?
23
        Α.
               Yes.
24
                And how do you access it?
         Q.
25
         Α.
                I turn it on.
0009
1
                   M. Bharadwaj
 2
                When you turn it on, what's the first
 3
     thing that pops up on the screen?
 4
         Α.
                Windows.
                And when Windows pops up, do you see
 5
         Q.
 6
     icons on the screen?
 7
                Yes, some.
         Α.
 8
                What are some of them that you see?
         Q.
 9
                I don't know. I don't have them
10
     memorized.
                You can't recall a single icon on
11
         Q.
12
     the screen?
13
                No, because the icons, I don't
14
     remember all of them offhand off the top of my
15
     head.
16
                Are there any icons that are related
        Ο.
17
     to work files?
18
         Α.
                No.
19
         Ο.
               Are there any materials that when
```

```
20
    you're reviewing a claim you have to go onto
21
    the system to look at?
22
         Α.
               I have the paper claim file.
23
               You don't use any resources, you
         Q.
24
    don't use any medical tools, any medical
25
    references?
0010
1
                   M. Bharadwaj
 2
                Just our medical directors and
 3
    resources that we have in the office.
 4
                So there are no dictionaries or any
        Q.
 5
    other texts of any sort that you use?
 6
               There are those available.
 7
         Q.
               And where are they available?
 8
               I don't know. Through our medical.
        Α.
9
               All right. So when you document
         Ο.
10
    your phone calls, you're documenting it via the
11
    computer?
12
                Generally.
         Α.
13
                Well, on those occasions that are
         Q.
14
    not generally done, how do you do it?
15
               On paper.
         Α.
16
                And does the information that you
         Q.
17
    maintain on paper eventually make its way into
18
    the computer?
19
         A. It would be in the file.
20
               Is there any information that you
    input through the computer that does not make
21
     its way into the file?
22
23
         Α.
               I don't know.
24
               Who would know?
         Q.
25
              Probably my manager.
         Α.
0011
1
                   M. Bharadwaj
 2
         Q.
               Who's your manager?
 3
               Gary Person.
        Α.
 4
               With whom did you discuss being here
        Q.
 5
    today?
 6
              My attorneys.
       Α.
 7
         Q.
               Anyone else?
 8
         Α.
                No.
 9
               When is the first time you met your
         Q.
    attorneys, and by your attorneys you're referring
10
11
    to the two attorneys in this office?
12
         Α.
               Correct.
13
               Anyone else?
         Q.
14
         Α.
15
         Ο.
               When was the first time that you met
16
    them?
17
         Α.
                Yesterday.
18
         Q.
                Did you ever speak with them before
19
    meeting with them yesterday?
20
               No.
        Α.
21
         Ο.
                And where did you meet them yesterday?
22
        Α.
               In Manhattan.
23
        Q.
              Where?
               At their office that's listed on the
24
        Α.
```

```
25
    business card.
0012
1
                  M. Bharadwaj
 2
         Q.
               And who was with you?
 3
        A.
               Ms. Hayes.
 4
        Ο.
               Anyone else?
 5
        Α.
               No.
 6
         Q.
               And how long did that meeting take?
               Maybe around an hour, hour and a
 7
        Α.
 8
    half.
9
               Were you given any documents to review
         Q.
10
    yesterday?
11
        Α.
               Just a couple.
12
         Q.
               Which ones?
13
               Just the notice to be here.
        Α.
14
               What else?
        Q.
15
                I believe that was it.
        Α.
16
               Well, you said a couple.
        Q.
17
               Yes, the summary of the case.
        Α.
18
               What summary of the case?
         Q.
19
               I don't know what you call it but
        Α.
20
    it's the court document that you prepared that
    you submitted to the court. I don't know what
21
22
    you call it though.
2.3
               When you say "you," you're referring
         Q.
24
    to the plaintiff, you're referring to the
25
    defendant?
0013
1
                   M. Bharadwaj
 2
                MR. KNOPF: I think she's referring
 3
         to you.
 4
                To you.
         Α.
 5
                Other than the notice and a court
 6
    filing, were you given anything else to look at?
 7
         Α.
                No.
 8
                Did you bring with you any materials
         Q.
9
    today relating to this deposition?
10
         Α.
               No, I didn't.
11
         Q.
                What year did you graduate from high
12
    school?
13
                '86.
        Α.
               Did you go to college?
14
        Q.
15
        Α.
               Yes.
16
        Q.
                Where?
17
        Α.
               California State University Fullerton.
18
        Q.
               Did you graduate?
19
        Α.
               Yes, I did.
20
               What year?
        Q.
21
               1990.
        Α.
22
        Q.
               What degree did you get?
23
        Α.
               Business administration, bachelor of
24
    arts.
               What did you do after graduating?
25
        Q.
0014
1
                   M. Bharadwaj
 2
                I worked for a mortgage company.
         Α.
 3
                What was the name of it?
         Ο.
```

```
Α.
                First Connecticut Mortgage I believe.
        Q.
               And how long did you work there?
 6
        Α.
               Two years.
 7
               What did you do after that?
        Q.
8
        Α.
               I worked at like a temp agency.
9
        Ο.
               Why did you leave the mortgage company?
10
       Α.
               Moved to Texas.
11
        Q.
              You moved to Texas or they moved to
12
   Texas?
             No, we did, I did.
13
       Α.
14
        Q.
               And you were at the temp agency from
15
   when to when?
16
              I believe somewhere between '95 to
17
    '96.
18
              You graduated in 1990 and then you
    went to the mortgage company you said for about
19
20
    two years. That would take you to about 1992.
21
                I apologize. After college I worked
22
     for a bank for a couple of years and then I
23
    moved to Connecticut, I'm sorry.
24
               A bank before the mortgage company?
25
               Correct.
        Α.
0015
1
                  M. Bharadwaj
               And when was that, from when to when?
 2.
        Q.
 3
               1990 to 1992.
        Α.
 4
        Q.
               And so you worked at the mortgage
 5
    company from?
               From '92 to '94.
 6
        Α.
 7
               And the temp agency?
        Q.
 8
               I believe from '94 to '95 I think.
        Α.
9
               What did you do after that?
        Q.
             I started work with Cigna.
So you think you started at Cigna
10
       Α.
11
        Ο.
12
    what year?
     A.
               I believe it was '95.
13
14
        Ο.
               And when you started at Cigna, what
15
    was your position?
16
      A. Benefit analyst at the time.
              Benefits analyst?
17
        Q.
18
              Uh-huh.
        Α.
              What does a benefits analyst do?
19
        Q.
20
        Α.
               They evaluate claims.
21
        Q.
               And how long did you have that
22
    position?
23
               From '95 I did leave -- I left Cigna
24
    towards the end of '96. For about a year and a
25
    half.
0016
1
                  M. Bharadwaj
 2
        Q.
               And why did you leave Cigna at that
 3
    point?
 4
               Family.
        Α.
 5
               And when did you return to Cigna?
 6
               I believe it was sometime in
 7
     '90 -- I believe it was sometime in '99.
               Between the time you left Cigna for
```

```
9
     family reasons and the time you returned to
10
     Cigna in about 1999, did you work anywhere
11
     else?
12
         Α.
                No, I didn't.
13
                All right. When you returned to
         Ο.
14
     Cigna in 1999, what was your position?
15
                I was a case manager.
16
               And how does that differ from a
         Q.
17
     benefits analyst?
18
                It's the same position, just the job
19
    title changed.
20
                And did there come a point when that
         Q.
21
     was no longer your title or position?
22
        Α.
                Yes.
23
                When was that?
         Q.
24
               End of 2001.
        Α.
25
                What happened at that time?
         Q.
0017
1
                   M. Bharadwaj
 2
                I became an appeals claim manager.
         Α.
 3
                And what are the duties of an
         Ο.
 4
     appeals claim manager?
 5
               Review claims that are denied and
     determine whether they should remain denied or
 6
 7
    not.
 8
        Q.
                And did that title ever change?
 9
        Α.
                So that's your current position?
10
         Q.
11
                Correct.
         Α.
12
                Outside of salary, do you get any
         Q.
13
     other sort of compensation from Cigna?
14
        A.
                No.
15
                Who do you report to currently?
         Q.
16
                I report to Gary Person.
         Α.
17
                And when did you first start reporting
         Q.
18
     to him?
                End of 2001.
19
        Α.
                What is his title?
20
        Ο.
21
               Appeal team manager.
        Α.
                What does an appeal team manager do?
22
        Q.
23
               He manages the appeal team.
        Α.
2.4
               What does that consist of?
        Q.
25
                I don't know.
        Α.
0018
1
                   M. Bharadwaj
 2
                From 2001 to the present, he has
 3
     been the person you've reported to the entire
 4
     time?
 5
        Α.
                Yes.
 6
                MR. DELOTT: Let's mark this as
 7
          Exhibit 1.
 8
                (MB Exhibit 1, Document bearing
 9
          Bates Nos. CLICNY 629-630, marked for
10
          identification, as of this date.)
11
                I'm marking as Exhibit 1 a document
12
     that's been Bates stamped CLICNY 629-630 and
13
     ask you to take a look at it.
```

```
14
                MR. KNOPF: I'm sorry, I misheard
15
         you.
               629?
16
                MR. DELOTT: 630.
17
                MR. KNOPF: Okay.
18
                Okay.
         Α.
19
                Have you ever seen this document
         Ο.
20
    before?
21
        Α.
                Just now.
22
                So this is the first time you've
         Q.
23
    ever seen that document?
24
               Correct.
        Α.
25
               All right. At the bottom of 630, is
         Q.
0019
1
                  M. Bharadwaj
 2
     that your name?
 3
         Α.
 4
                Did you ever send a letter out with
         Q.
 5
     this date to an attorney named Andrew Siegel?
         A. According to the letter I did.
 6
 7
               I'm going to ask you to take a look
 8
    at the very first sentence of 629. The first
    sentence uses the word "denial"; do you see
9
10
    that?
11
        Α.
               Okay.
12
                Is a denial of benefits the same as
         Q.
    a termination of benefits?
13
14
               I don't know.
15
         Q.
               Well, would you send out a letter if
    you didn't know what it meant?
16
17
         Α.
               No.
18
                All right. Have you ever heard the
         Q.
19
    word "termination" and heard the word "denial"?
20
                Yes.
21
                Do you have any idea if they mean the
         Q.
22
    same or different things?
               I don't know.
23
         Α.
24
                Is this a letter that you would have
         Ο.
25
    written?
0020
1
                  M. Bharadwaj
 2
                Yes, I wrote this letter.
 3
                Do you ever sign your name or have
         Q.
 4
    letters go out under your name that someone else
 5
    wrote?
 6
                No.
         Α.
 7
                Do you ever send letters out if you
         Q.
 8
    don't know what you're writing about?
 9
         Α.
                No.
10
         Q.
                All right. So then what I'm asking
    you is, is that a word that you used in your
11
12
     letter in the very first sentence?
13
         Α.
                Yes, it is a word that I used.
14
         Q.
                Then what did you mean by that first
15
    sentence?
16
        Α.
                I'm upholding the previous denial of
17
     the claim.
18
        Q. Do you commonly use words that you
```

```
don't understand the meaning of?
19
20
         Α.
               No.
21
         Q.
                All right. So then what does the
    word "denial" mean?
22
23
               He's not entitled to benefits.
         Α.
24
               And what does the word "termination
25
     of benefits" mean?
0021
                   M. Bharadwaj
1
 2
         Α.
                His benefits ended.
 3
         Q.
                Is there a difference between a
 4
    denial of benefits and a termination of
 5
    benefits?
 6
        Α.
                I don't know. I'm denying the
 7
    benefits.
                As far as you're concerned, the word
 8
         Q.
9
     "denial of benefits," I should say the term
10
     "denial of benefits" and the term "termination
11
    of benefits" means the same thing?
12
               I don't know.
13
               Well, you wrote the letter. Who
         Ο.
    else would know if not you?
14
               I'm upholding the previous denial of
15
16
    the claim. He's not entitled to benefits.
17
               I understand that's what you wrote.
         Ο.
18
    I'm asking you do you understand a denial of
19
    benefits to be anything different than a
     termination of benefits?
20
21
         Α.
                No.
22
                So if you had a brand new claim, you
         Q.
23
    would sit there and if you were not going to
24
    approve benefits for someone who had a brand
25
    new claim, you would say I am writing to tell
0022
1
                   M. Bharadwaj
 2
    you about the termination of your benefits?
               No, I wouldn't.
 3
 4
         Ο.
                So there is a difference between a
 5
    termination of benefits and a denial of
    benefits?
 6
 7
        Α.
                Yes.
 8
                MR. KNOPF: I think she's testified
 9
         to that.
10
                MR. DELOTT: No, she hasn't.
                MR. KNOPF: Yes, she has. She
11
12
         said --
13
                MR. DELOTT: No, the record will
14
         speak for itself.
15
                MR. KNOPF: I know, but she also
16
         said that termination means the end of
17
         benefits.
18
                MR. DELOTT: I know you like to
19
         testify but we're here to get her testimony.
20
                MR. KNOPF: Don't play these games.
                MR. DELOTT: This is not a game.
21
22
                MR. KNOPF: I don't think so either.
                MR. DELOTT: You're trying to
23
```

```
24
         interrupt because you don't like the
25
         answers that are coming out right now.
0023
 1
                   M. Bharadwaj
 2
                MR. KNOPF: No, I don't. It makes
 3
         no difference. Your questions at this
         point --
 5
                MR. DELOTT: If it makes no
 6
         difference, then there's no reason for
 7
         you to be saying anything.
 8
                MR. KNOPF: Objection.
 9
                MR. DELOTT: Can you read back my
10
         last question and her last response.
11
                (Record read.)
12
                When you wrote this letter, do you
13
     know whether or not the claimant had been paid
14
     any long-term disability benefits by Cigna?
15
                According to this letter he was.
16
                Okay. So then would it have been
         Q.
17
     correct to say that this was a termination of
18
     benefits as opposed to a denial of benefits?
                MR. KNOPF: It doesn't say denial
19
20
         of benefits. It says denial of claim.
21
                Is that what you mean?
2.2
                MR. DELOTT: Exactly what the letter
23
         states.
24
         Α.
                Yes, it means I'm denying his claim.
25
         Q.
                So a denial of claim is not any
0024
 1
                   M. Bharadwaj
 2
     different than a termination of a claim; is
 3
     that your understanding that the two are the
 4
     same?
 5
         Α.
                No.
 6
                Okay. What's your understanding?
         Q.
 7
                Termination of benefits is the end
         Α.
 8
     of the benefits.
 9
         Ο.
                And a denial?
10
                A denial is I'm saying he's not
         Α.
     entitled to benefits.
11
12
                Okay. Did anyone have to approve
         Ο.
13
     your decision?
14
         Α.
                Yes.
15
         Q.
                Who is that?
16
                That would have been Gary Person.
         Α.
17
                And what did he do to approve your
         Q.
18
     decision?
19
                I don't know. He reviewed my -- he
20
     reviewed the claim file and my letter.
21
         Q.
                And how do you know that?
22
         Α.
                I gave him the claim file.
23
                Where is that reflected in the claim
         Q.
24
     file?
25
         Α.
                I don't know.
0025
1
                   M. Bharadwaj
 2
     RQ
                MR. DELOTT: I'm going to call for
```

```
3
         the production of the documents relating
         to Mr. Person's review of this claim file
 5
         because to the extent it's not in the
 6
         claim file, I'm going to have to depose
 7
         him.
8
                I'm going to ask you to take a look
9
    at the second sentence of the penultimate
10
    paragraph on 629.
                I'm sorry, can you repeat which
11
         Α.
12
    sentence.
13
                Let me point it out. The second
         Q.
14
     sentence in the second to last paragraph on
15
     629, do you see where it refers to a peer
16
    review?
17
         Α.
                Yes.
18
                What's a peer review?
         Q.
19
                It's a medical review of the
20
     information that's contained in the file.
21
                Who decides if a peer review is
22
    necessary?
                It was discussed with my manager.
23
         Α.
24
                And what was discussed?
         Q.
                Whether we should do a peer review.
25
         Α.
0026
1
                   M. Bharadwaj
2
                All right. And is that conversation
 3
    reflected in the claim file?
 4
         Α.
                It should be.
 5
                And if it's not?
         Q.
 6
                I don't know.
         Α.
 7
                Who would know then?
         Ο.
8
                My manager would know.
         Α.
9
                MR. DELOTT: Again, I'm going to
    RQ
10
         call for the production of the document
11
         reflecting the discussion between the
12
         deponent and Gary Person regarding whether
13
         or not a peer review is needed because I've
14
         gone through all thousand pages plus and I
15
         haven't found it.
16
                MR. KNOPF: Mr. Delott, we're not
17
         in state court here. If you want to make
18
         requests, you can make requests and you
19
         could do it in a supplemental writing after
20
         the deposition.
21
                If you want to make a placeholder
22
         of things you want, that's fine, but I'm
23
         not going to sit here and write down a
24
         list in the deposition. Do it afterwards
25
         and we'll respond to it.
0027
1
                   M. Bharadwaj
 2
                MR. DELOTT: I'll do it my way.
 3
                When is a peer review needed?
         Ο.
 4
                It was needed for this case.
         Α.
 5
         Ο.
                Why was it needed in this case?
 6
                To clar -- to review the medical
 7
     information in the file to clarify functionality.
```

```
What was unclear about the
9
     functionality?
10
                Whether the information supported
11
    his ability to perform his occupation.
12
                I'm sorry, whether his?
13
                Whether the information in the file
14
     supported inability to perform his occupation.
15
               Are there any guidelines that you
16
     typically use to determine whether or not you
17
    need a peer review?
18
         Α.
               No.
19
         Q.
                Do you discuss with your management
20
    every case whether or not a peer review is
21
    needed?
22
         Α.
                No.
23
         Q.
               Under what circumstances do you
24
    discuss whether or not a peer review is needed?
25
        A. I don't recall.
0028
1
                   M. Bharadwaj
 2
                In general, not in this case.
         Ο.
                I don't know. It depends on the
 3
         Α.
    claim. I don't know.
 4
 5
                Do you recall why you needed to
         Ο.
    discuss a peer review in this particular case?
 6
 7
         Α.
               No, I don't remember.
 8
                Why would you need a peer review if
 9
    you can always ask the treating doctor any of
10
    these questions?
11
        Α.
                I don't know. I don't remember in
12
     this case.
13
                In any case.
         Q.
14
               I don't know.
        Α.
15
               Who would know?
         Ο.
16
        Α.
              My manager.
               And that's Gary Person?
17
         Q.
18
         Α.
                Correct.
19
               Did you assume that the treating
         Ο.
20
    doctors in this case were not competent to
21
    evaluate the claimant's functionality?
22
         Α.
                No.
23
                Did you ask the treating doctors
         Q.
24
    what the claimant's functionality was?
                I don't recall.
25
0029
1
                   M. Bharadwaj
 2
                Is there any reason why you would
 3
    not ask the treating doctors what the claimant's
 4
    functionality was?
 5
         Α.
                I don't remember in this case.
 6
                Why would you ask an outside doctor,
 7
    a peer review doctor to review the medical
 8
    records to determine what the functionality --
 9
    to clarify the functionality and not the
10
     treating doctor?
11
               I don't recall in this case.
         Α.
12
         Q.
               What about in any case?
```

```
13
                I don't know. Depends on the case.
14
         Q.
                Under what circumstances would you
15
     not have a peer review doctor clarify
16
     functionality as opposed to the treating doctor?
17
                I don't know.
18
                Do you know who did the peer review
19
     in this particular case?
20
                According to this letter, a Dr. Weiss.
21
                Is there any reason for you to believe
22
     that Dr. Weiss was more competent to evaluate
23
     the claimant's functionality than the treating
24
     doctor?
25
         Α.
                I don't know.
0030
1
                   M. Bharadwaj
 2
                Was he in a better position to
 3
     assess the claimant's functionality than the
 4
     treating doctor?
 5
                I don't know.
         Α.
 6
                Who would know?
         Q.
 7
                I don't.
         Α.
 8
                Can you think of any good reason why
9
     you would have had a peer review doctor as
     opposed to the treating doctor assess the
10
     functionality in this particular case?
11
12
         Α.
                I don't recall.
13
                I'm not asking whether or not you
14
     can recall. I'm asking you if you can think of
15
     any reason why you would have asked a peer
16
     review doctor as opposed to the treating doctor
17
     assess the claimant's functionality in this
18
     case.
19
                I don't know.
         Α.
20
                You can't think of any reason?
         Q.
21
                I don't remember in this case.
         Α.
22
                I'm not asking if you can
23
     remember. I'm asking you --
24
                I've answered your question. No, I
         Α.
25
     don't know.
0031
 1
                   M. Bharadwaj
 2
                You don't know in any circumstance
 3
     why you would have had a peer doctor review the
 4
     claimant's functionality as opposed to the
 5
     treating doctor?
 6
                I don't know.
         Α.
 7
                Does being able to examine the
     claimant provide any benefit to being able to
 8
 9
     assess that person's functionality?
10
         Α.
                I don't know.
                When you make a determination, your
11
12
     decision as to whether or not a claimant is
13
     able to work, do you give the same amount of
14
     weight to a peer review doctor as to a treating
15
     doctor?
16
         Α.
                Yes.
17
         Q.
                Does the fact that a treating doctor
```

```
18
     was able to physically observe and see a
19
     claimant firsthand provide any benefit to
20
     evaluating the claimant's functionality?
21
         Α.
                I don't know.
22
                If you don't know, then why would
         Ο.
23
     you give the two doctors the same weight?
24
         Α.
                I don't know.
25
         Q.
                In this case did you give the same
0032
 1
                   M. Bharadwaj
 2
     weight to Dr. Weiss as you gave to the treating
 3
     doctor?
 4
         Α.
                I don't remember in this case.
 5
         Q.
                Under what circumstance would you
 6
     give more weight to a peer review doctor than a
 7
     treating doctor?
 8
                I don't know.
         Α.
 9
                So you just flip a coin?
         Q.
10
         Α.
11
                Then how do you determine whose
         Q.
12
     opinion you give greater weight to?
                I don't know. It depends on the
13
         Α.
14
     claim file.
15
         Q.
               And what in the claim file would
16
     lead you to give more weight to a peer review
17
     doctor than a treating doctor?
18
                I don't know.
19
         Q.
                How many times has Cigna used
20
     Dr. Weiss for a peer review?
21
                I don't know.
         Α.
22
                Have you come across claim files
23
     with Dr. Weiss performing peer reviews for
24
     Cigna?
25
                I don't remember.
         Α.
0033
 1
                   M. Bharadwaj
 2
                MR. DELOTT: I'm going to call for
 3
         the production of all peer reviews by
 4
         Dr. Weiss for Cigna.
 5
                Did you review Dr. Weiss' peer review
     for plaintiff's medical records?
 6
 7
                I'm sorry, repeat the question please.
         Α.
                Did you review Dr. Weiss' peer review
 8
         Ο.
9
     for plaintiff's medical records?
                His report, yes.
10
         Α.
11
                His report you said?
         Q.
12
         Α.
13
         Q.
                And how do you know that you reviewed
14
     it?
15
         Α.
                I don't remember. From the claim
16
     file I guess.
17
                Are there any documents in the claim
18
     file indicating that you reviewed Dr. Weiss'
19
     peer review?
20
         Α.
                This document you showed me.
21
                Anything other than that?
         Q.
22
                I don't remember.
         Α.
```

```
23
                When you review a peer review -- let
     me make this more specific. When you reviewed
25
     Dr. Weiss' peer review, did you agree with the
0034
1
                   M. Bharadwaj
 2
     basis for his conclusion?
 3
                I don't remember.
 4
         Q.
                Can you tell by reading that
 5
     document?
 6
         Α.
                From reading this, yes, I did.
 7
                So by reading that document you can
 8
     tell that you did accept Dr. Weiss' opinion?
 9
                Yes.
10
         Ο.
                When you reviewed Dr. Weiss' peer
11
     review, did you simply defer to his conclusion
12
     or did you make an independent judgment that
13
     his conclusion was correct?
14
         Α.
                I don't recall.
15
                In general when you look at a peer
         Q.
16
     review document, do you simply accept what that
17
     doctor says or do you make an independent
18
     analysis of whether or not his conclusion is
19
     correct?
2.0
                I look at his conclusion and the
2.1
    information that's in the file.
22
               And then you draw your own conclusion
23
     as to whether or not his conclusion is correct?
24
        Α.
               Yes, I suppose so.
25
                Well, are there any circumstances
         Q.
0035
 1
                   M. Bharadwaj
 2
     when you simply don't use your independent
 3
     judgment but you simply accept what the doctor
 4
     says?
 5
                I don't remember.
         Α.
 6
                Are there circumstances when you
 7
     would simply accept what the doctor says as
 8
     opposed to using your own independent judgment?
 9
                I'm sorry, can you repeat that
         Α.
10
     again.
11
                MR. DELOTT: Can you read that back.
                (Record read.)
12
                I don't know.
13
         Α.
14
         Q.
                How many peer reviews have you looked
     at in connection with evaluating claims?
15
16
        A.
               I don't know.
17
        Q.
               More than 100?
18
        Α.
               I don't know.
19
         Q.
               More than a thousand?
20
        Α.
                I really don't know.
21
         Q.
                Ten?
22
        Α.
                It was quite a lot.
23
               How many years have you been
         Q.
     reviewing claims?
25
               In the appeals team?
0036
1
                   M. Bharadwaj
```

```
2
         Q.
                No, altogether.
 3
         Α.
                Ten years.
 4
         Q.
                Ten years.
 5
                And about how many claims do you
 6
     think you review a year?
 7
                I don't know. I couldn't quess.
 8
         Q.
                More than 100?
9
                More than 100.
         Α.
10
                More than 100 a year.
         Ο.
11
                So that's over a thousand for a
12
     minimum over ten years?
13
                I guess.
         Α.
14
                Is it fair to say that you review
15
     more than 200 claims a year?
16
                I would say so.
         Α.
17
                All right. So in the thousands of
18
     claims that you've reviewed, how many times do
19
     you think you come across peer reviews?
20
                I don't know.
         Α.
21
                Hundreds of times?
         Q.
22
                Probably.
         Α.
23
                So when you review peer reviews, do
24
     you simply accept what the peer review doctor
25
     says?
0037
1
                   M. Bharadwaj
 2
         Α.
                I did in this case, I did.
 3
         Q.
                In this case you just accepted what
 4
     he said?
 5
                In conjunction with the claim file.
         Α.
 б
         Q.
                So you exercised your independent
 7
     judgment?
 8
         Α.
                Correct.
 9
                I'm going to ask you to read the
         Ο.
10
     first sentence of the last paragraph on 629.
11
                Okay.
                You state that Dr. Weiss said the
12
13
     records do not support limitations and
14
     restrictions to prevent the plaintiff from
15
     functioning in a sedentary capacity and in the
     next sentence you state Dr. Weiss stated that
17
     an FCE showed the plaintiff had a sedentary
18
     capacity; am I correct?
19
                I'm not quoting, I'm paraphrasing.
                Okay.
20
         Α.
21
                All right. Did you agree with
22
     Dr. Weiss' conclusions based upon your
23
     independent analyze or did you simply accept
24
     what the peer review said?
25
         Α.
                I agree with Dr. Weiss' analysis.
0038
1
                   M. Bharadwaj
 2
                You agree with his analysis, okay.
 3
                So you used your judgment to agree
 4
     with his analysis?
 5
                Yes.
         Α.
 6
                What was the basis for Dr. Weiss'
         Ο.
```

```
7
     conclusion that the plaintiff could do sedentary
8
     work?
9
         Α.
                I don't know.
10
         Ο.
                Can you tell by looking at that
11
     exhibit?
12
                He reviewed the medical records and
13
     functional capacity evaluation.
14
                MR. DELOTT: Let's mark this as
15
          Exhibit 2.
16
                (MB Exhibit 2, Documents bearing
17
          Bates Nos. CLICNY 726-749, marked for
18
          identification, as of this date.)
19
                I'm marking as Exhibit 2 Bates
20
     stamped CLICNY 726 through 749. I ask you if
21
     -- well, take a look at that and tell me if
22
     you've ever seen it before.
23
                I don't recall it.
         Α.
24
                MR. KNOPF: Why don't you flip
25
          through the pages and see if it rings a
0039
1
                   M. Bharadwaj
 2
         bell.
 3
                THE WITNESS: Okay.
 4
                I don't recall it.
         Α.
                MR. KNOPF: We're going to take a
 5
 6
         two-minute break.
 7
                (Recess taken.)
 8
     BY MR. DELOTT:
 9
                You don't recall seeing that
         Q.
10
     document.
                Can you tell by looking at your
11
12
     letter dated December 7th, 2006 whether or not
13
     you reviewed that FCE before deciding to uphold
14
     the termination?
15
                I can't tell. Dr. Weiss had reviewed
         Α.
16
     it.
17
         Q.
                Dr. Weiss reviewed it.
18
                Is it possible that you would have
19
     made a decision without reviewing the FCE
20
     yourself?
21
                I'm sure I did review it at the time.
         Α.
2.2
                You don't recall but you're sure
         Q.
     that you did review the FCE; is that correct?
23
24
                We review all the documents that are
25
     in the file so.
0040
1
                   M. Bharadwaj
 2
         Ο.
                I'm sorry?
 3
                We review the entirety of the medical
         Α.
 4
     information in the file so I'm sure I did.
 5
                When you reviewed the FCE, did you
 6
     defer to the physical therapist's conclusion or
 7
     did you make your independent judgment as to
 8
     whether or not the analysis was correct?
 9
                I don't recall on this one.
10
                Well, whenever you review a medical
     record or an FCE, do you simply defer to the
11
```

```
conclusion of the author or do you make your
12
     own independent review of that medical record?
13
14
                I review, I'll make my own
15
     independent review.
16
                Okay. How do you know whether or
17
     not the FCE that's Exhibit 2 shows that the
18
     plaintiff has a sedentary work capacity?
19
                From looking at this, the conclusion
20
     and she clicked off sedentary work capacity.
21
                So that's the physical therapist's
22
     conclusion you're looking at on page 726?
23
                Uh-huh.
         Α.
24
         Q.
                Did you look at any of the data in
25
     the entire FCE report?
0041
1
                   M. Bharadwaj
 2
                The remainder of the pages, the
         Α.
 3
     whole thing?
 4
         Q.
               Yes.
 5
                I would have looked at it.
         Α.
 6
                Okay. Do you see where they have
         Ο.
 7
     the physical demand categories?
 8
         Α.
                Uh-huh.
 9
                Okay. Is that how you determine
         Ο.
10
     whether or not a job is sedentary, by that
11
     standard?
12
                Look at the Dictionary of
13
     Occupational Titles.
14
                In other words, is that same
15
     standard that you used at Cigna to determine
16
     whether or not a job is sedentary the same
17
     standard that's being used by the physical
18
     therapist?
19
                I believe so.
         Α.
20
                So the physical therapist concluded
21
     that the plaintiff could do sedentary work
22
     according to the Department of Labor Dictionary
23
     of Occupational Titles?
24
                From looking at this, yes.
         Α.
25
         Q.
                All right. And how many hours of
0042
 1
                   M. Bharadwaj
     sitting in an eight-hour day does that involve?
 3
                It doesn't say. It doesn't specify
 4
     here.
 5
                Well, you used your -- you just
 6
     testified that you didn't simply accept the
     physical therapist's conclusion, you did your
 7
     own analysis, your own independent judgment.
 8
 9
     So how many hours of sedentary work -- how many
10
     hours of sitting was required for sedentary
11
     work?
12
         Α.
                I don't know.
13
                Well, if you don't know how many
14
     hours of sitting is needed to do sedentary
15
     work, then how could you conclude that the
16
     physical therapist's conclusion was accurate?
```

```
17
                We use a Dictionary of Occupational
         Α.
18
     Titles.
19
         Q.
                According to that, how many hours of
20
     sitting is needed?
21
                I don't know off the top of my head.
22
                Can a person do sedentary work if
23
     they're able to sit for only one hour in an
24
     eight-hour day?
25
                I don't know.
         Α.
0043
1
                   M. Bharadwaj
 2
                Well, then if you don't know how
 3
     many hours of sitting is needed, then how do
     you know that the physical therapist's
 5
     conclusion was correct?
 6
                MR. KNOPF: Objection.
 7
                You can answer.
 8
         Α.
                According to her testing.
 9
               But you said you used your
10
     independent judgment.
         Α.
11
                Yes.
12
                So when you use your independent
13
     judgment to evaluate whether or not the
     physical therapist's conclusions are correct,
14
15
     how did you determine how many hours of sitting
     was needed to do sedentary work?
16
17
                I don't recall.
18
                Well, do you currently determine
19
     whether or not claimants are capable of doing
20
     sedentary work?
21
         Α.
22
         Q.
                You've reviewed thousands of
23
     long-term disability claims, correct?
24
               Uh-huh.
         Α.
25
                Hundreds of times you've had to
         Q.
0044
 1
                   M. Bharadwaj
 2
     determine whether or not a claimant was capable
 3
     of sedentary work?
 4
         Α.
                Yes.
 5
                How many hours of sitting does a
     person have to do in an eight-hour day to be
 6
 7
     able to do sedentary work?
 8
         Α.
                I don't know.
                Well, what's the major aspect of
 9
         Q.
10
     being able to do sedentary work?
11
         Α.
                I don't know. Sitting.
12
         Q.
                Sitting.
13
                I don't know how many hours exactly.
         Α.
14
                So then if you don't know how many
15
     hours of sitting is required to do sedentary
16
     work, how can you conclude whether or not a
17
     person's disabled?
18
         Α.
                From the information that's contained
19
     in the claim file.
20
                You used your independent judgment
     to determine whether or not the physical
21
```

```
22
     therapist's conclusion and Dr. Weiss'
23
     conclusion were correct; that's what you
24
     testified to, correct?
25
         Α.
                Yes.
0045
1
                   M. Bharadwaj
 2
                All right. So using your independent
 3
     judgment, how do you determine whether or not a
 4
     person is able to do sedentary work, how many
 5
     hours of sitting is needed to do that?
 6
                Whatever the Dictionary of
 7
     Occupational Titles definition is.
 8
                If the Dictionary of Occupational
 9
     Titles said that you need to be able to sit six
10
     hours a day to do sedentary work, does that FCE
     support the ability to do sedentary work?
11
12
                Yes, it does.
         Α.
13
         Q.
               And how do you know that?
14
               From the information in the file and
15
     the results of the FCE.
16
               You're looking at the --
         Ο.
17
               Dr. Weiss' review.
         Α.
               You're looking at the conclusion of
18
         Q.
19
     the FCE. The results of the FCE are the data
20
     that's contained after the conclusions, right?
21
         Α.
             Correct, the whole --
22
         Q.
                And you looked at that?
23
         Α.
                Uh-huh.
24
                If the Dictionary of Occupational
         Q.
     Titles said that the claimant had to be able to
25
0046
1
                   M. Bharadwaj
 2
     sit for at least five hours a day to do
     sedentary work, is that supported?
 4
                MR. KNOPF: Do you want her to
 5
          look through the report?
 6
                MR. DELOTT: I'm asking right now
 7
          for her general information.
 8
                I don't know.
         Α.
 9
                MR. KNOPF: Well --
                MR. DELOTT: I'm going to get to
10
          your question, which is my question
11
12
          afterwards.
13
                From review of everything and the
14
     information, it supports that he can do
15
     sedentary work.
16
                But sedentary work, you mentioned
17
     something about sitting.
18
                Uh-huh.
         Α.
                That's the major attribute of
19
20
     sedentary work is sitting?
21
         Α.
                Yes.
22
                So in eight hours, how many hours of
         Q.
23
     sitting would that involve?
                Whatever the occupational requirements
25
     are from the Dictionary of Occupational Titles.
0047
```

```
1
                   M. Bharadwaj
 2
                You've done this hundreds of times.
 3
    How many hours?
 4
         Α.
                I don't know.
 5
                You've reviewed hundreds of claims --
         Ο.
 6
                MR. KNOPF: Next question, Mr. Delott.
 7
                MR. DELOTT: No.
8
                MR. KNOPF: Ask your next question.
                MR. DELOTT: Let's go to the judge.
9
10
                MR. KNOPF: Fine.
11
                MR. DELOTT: Let's go.
12
                (Recess taken.)
13
                MR. DELOTT: We went to see the
14
          judge. The judge is busy. We're going
15
          to proceed with the questioning.
16
                The defense counsel, let him speak
17
          for himself, said that we would have the
18
          questioning over objection. If the
19
          matter is still not resolved, we'll
20
          return sometime after two o'clock to have
21
          the matter resolved by the Court.
22
                MR. KNOPF: My comment is going to
23
          be very simple because I don't want to
24
          take up valuable paper.
2.5
                   I'll withdraw my instruction not
0048
1
                   M. Bharadwaj
2
         to answer this particular question.
 3
          We'll see how it goes.
 4
                If we unfortunately can't get
 5
          along, we will end the deposition and
 б
          take it up with the Court at the Court's
7
          convenience at another time.
8
    BY MR. DELOTT:
9
                Since there's been a time lag, let
    me just recap a couple things. You stated that
10
    you use your independent judgment when
11
12
    analyzing documents, including FCE reports --
13
         Α.
                Okay.
14
         Ο.
                -- including this particular FCE
15
    report, correct?
16
         Α.
                Correct.
17
                And you testified that you've
18
    evaluated thousands of cases, hundreds of cases
19
    where you had to evaluate claimants to see
20
    whether or not they could do sedentary work; am
21
    I correct?
22
         Α.
                Uh-huh.
23
                In determining whether or not a
         Q.
    person is able to do sedentary work, you have
25
     to know what the functionality is; is that
0049
1
                   M. Bharadwaj
2
    correct?
 3
         Α.
                Correct.
 4
                You testified earlier that the
         Q.
    reason for the peer review is that you needed
```

```
to clarify the claimant's functionality; is
 7
     that correct?
 8
         Α.
                Correct.
 9
         Ο.
                So what functionality determines
10
     whether or not a claimant is capable of
11
     sedentary work?
12
                The medical information, the FCE and
13
     the medical review.
14
              So in terms of functionality, you
15
     said that the main component of sedentary work
16
     is sitting; is that correct?
17
                Correct.
         Α.
18
                All right. And we're evaluating
19
     people for a full days work, not part-time work,
20
     correct?
21
         Α.
                Correct.
22
                So we're talking about eight hours,
         Q.
23
     correct?
24
       Α.
                Correct.
25
                MR. KNOPF: Of work?
0050
1
                   M. Bharadwaj
 2
                MR. DELOTT: Of work.
 3
                So during an eight-hour workday, if
         Q.
 4
     the main component of sedentary work is
 5
     sitting, we're talking about a minimum of how
 6
     many hours?
                I don't know what the minimum is.
 7
         Α.
 8
                You don't know the minimum number of
 9
     hours of sitting that's required for sedentary
10
     work?
11
                Correct.
         Α.
12
                If you don't know the minimum number
13
     of hours that's required for sedentary work,
14
     then how do you know whether or not this FCE,
     the data in it, supports the conclusion of the
15
16
     physical therapist?
17
                MR. KNOPF: Objection.
18
                You can answer.
19
         Α.
                I don't know.
20
                Well, you stated that you don't
21
     simply accept the physical therapist's conclusion,
22
     correct?
23
         Α.
                Correct.
24
                You looked at the data from the FCE?
         Q.
25
                Correct.
         Α.
0051
 1
                   M. Bharadwaj
 2
                And based upon your independent
 3
     judgment, you determined that the data supported
 4
     the conclusion of the physical therapist?
 5
                Correct, it was sent to the medical
 6
     review and it supported he could do sedentary
 7
     work.
 8
                No, I'm not talking about what the
 9
     medical reviewer said.
10
                You said that you used independent
```

```
11
     judgment to determine whether on the data in
12
     the FCE supported the therapist's conclusion.
13
         Α.
                Yes.
14
         Q.
                What data in the FCE supports the
15
     claimant's ability to do sedentary work?
16
                I don't know. The various testing
17
     that they did. I don't know.
18
              Well, let me take it one at a time
19
     then. You reviewed the data on 728 and on 734.
20
     These are some of the pages in the FCE; is that
21
     what you testified to?
22
                Right, that's part of the FCE.
         Α.
23
                It states that -- let's take a look
24
     at the FCE, it's page 728. At the top it says
25
     U.S. Department of Labor DOT category.
0052
 1
                   M. Bharadwaj
 2
         Α.
                Okay.
 3
                What do you understand that to mean?
         Q.
 4
                It's U.S. Department of Labor
 5
     department of title category.
 6
                All right. So you're not familiar --
         Q.
 7
                Dictionary of Occupational Titles,
         Α.
 8
     I'm sorry.
 9
                So the categories here are taken
         Ο.
10
     from the Dictionary of Occupational Titles or
11
12
                According to the form, correct, yes.
         Α.
13
                The very top line states that
         Q.
14
     lifting floor to knuckle and it says unable.
15
                Okay.
         Α.
16
                Does that support the claimant's
         Q.
17
     ability to do sedentary work?
18
                I don't know.
19
                The second line says knuckle to
20
     shoulder, and this is asking in terms of how
21
     many pounds could be lifted, and it states
22
     unable. Does that support the claimant's
23
     ability to do sedentary work?
24
         Α.
                I don't know.
25
                The third line, lifting floor to
         Ο.
0053
1
                   M. Bharadwaj
 2
     shoulder, states unable to do any lifting.
 3
     Does that support the claimant's ability to do
 4
     sedentary work?
 5
         Α.
                I don't know.
 6
                The next category says sitting. You
 7
     see the X here next to sitting. How many hours
 8
     of sitting does it say the claimant can do?
 9
         Α.
                Up to two and a half hours.
10
         Q.
                Up to two and a half hours?
11
                Yes.
         Α.
12
                Does that support the claimant's
         0.
13
     ability to do sedentary work?
14
                Yes, according to the FCE, it did.
         Α.
                "According to" meaning the conclusion
15
         Q.
```

```
16
     of the physical therapist?
17
         Α.
                Uh-huh.
18
         Q.
                But I'm asking you for your
     independent judgment which you said you
19
20
     exercised in evaluating the data and the
21
     physical therapist's conclusion.
22
                Based upon your independent
23
     judgment, does this data support the conclusion?
24
         Α.
                Yes.
25
         Ο.
                All right. And how do you know
0054
1
                   M. Bharadwaj
 2
     that?
 3
                From reviewing the FCE and the
         Α.
 4
     medical information and --
 5
                We're not talking about any other
 6
     medical information. We're just talking about
 7
     the FCE.
 8
                You said you used independent
 9
     judgment to review the data and by reviewing
10
     the data you determined that you agreed with
11
     the conclusion of the physical therapist.
12
         Α.
                Uh-huh.
13
                So if the data here states that the
         Ο.
14
     claimant is limited to sitting for less than
15
     2.5 hours a day, how does that support the
16
     claimant's ability to do sedentary work?
17
         Α.
                I look at the file, the whole thing
18
     as a whole.
19
         Q.
                The whole FCE as a whole?
20
                FCE and the file as the whole.
         Α.
21
                All right. So you stated that you
22
     needed the peer review to clarify the claimant's
23
     functionality.
24
         Α.
                Correct.
25
                In terms of functionality, how much
         Q.
0055
 1
                   M. Bharadwaj
 2
     sitting does the claimant have to be able to do
 3
     in an eight-hour day to do his sedentary work?
 4
                I don't know.
         Α.
 5
                Well, if you don't know how many
     hours of sitting is needed, then how do you
 6
 7
     determine whether or not the conclusion of the
 8
     physical therapist is correct?
 9
                MR. KNOPF: Objection.
10
                You can answer.
11
         Α.
                I don't know.
12
                If the department of -- I'm sorry,
13
     if the Dictionary of Occupational Titles stated
     that sedentary work requires the ability to sit
14
15
     frequently 2.5 to 5.5 hours a day, would this
16
     FCE support the claimant's ability to do
17
     sedentary work?
18
         Α.
                I'm sorry, can you please repeat the
19
     question.
20
                MR. DELOTT: Can you read that back.
```

```
21
                (Record read.)
22
                MR. KNOPF: As to sitting, Jeff,
23
         you're focusing only on sitting?
24
                MR. DELOTT: Yes.
25
                That was checked off yes, I quess.
         Α.
0056
1
                   M. Bharadwaj
 2
                But if it's not checked off and the
 3
     2.5 is checked off?
 4
                MR. KNOPF: Can I see.
 5
                No, I suppose not.
         Α.
 6
                If the DOT or the case law states
         Q.
 7
     that sitting, sedentary work required 5.5 or
    more hours a day, would this FCE support the
9
     ability to do sedentary work?
10
                MR. KNOPF: Objection to case law.
11
                MR. DELOTT: Okay. Noted.
12
                I don't know.
         Α.
13
                Well, how is -- I'm sorry.
         Q.
14
                If the DOT requires constant as
15
     opposed to in reference to his sitting, no.
16
               When you reviewed this FCE, did you
17
     ever ask anyone at Cigna what the DOT required
18
    in terms of these activities listed on 728?
19
                I don't recall.
20
                When you review files to evaluate
21
    whether a claimant is capable of sedentary
22
    work, do you ever discuss the case with a
    vocational expert or consultant?
23
24
         Α.
               On occasion.
25
                All right. And on those occasions,
         Q.
0057
                   M. Bharadwaj
1
 2
    why would you speak with or consult with a
 3
    vocational consultant?
               To obtain the Dictionary of
 4
 5
     Occupational Titles description.
 6
                When you're evaluating --
         Ο.
 7
                MR. KNOPF: Are you done with your
 8
          answer?
 9
                THE WITNESS: Yes.
10
                When you're evaluating a claim on
    behalf of Cigna to determine whether or not a
11
12
     claimant is capable of working, how do you
13
    determine whether the medical evidence supports
14
    the ability to do a particular job?
15
                I'm sorry, please repeat that.
16
         Q.
                Let me ask a different question.
17
                When you're determining whether or
18
    not a person is entitled to benefits --
19
         Α.
                Okay.
20
                -- do you compare the medical data
21
    to the categories of physical demands listed on
22
    726?
23
                Yes.
24
                Okay. So in order to determine
         Q.
25
    whether or not a person is capable of let's say
```

```
0058
1
                   M. Bharadwaj
 2
     sedentary work, you'd have to know what the
 3
     physical demands are of sedentary work, correct?
 4
                Correct.
 5
                And the demands of sedentary work
 6
     are defined according to the U.S. Department of
 7
     Labor's Dictionary of Occupational Titles; is
 8
     that correct?
 9
         Α.
                Yes.
10
                And you've been doing this work for
         Q.
11
     you said about ten years?
12
                Yes.
13
         Q.
                All right. Do you know what --
14
     after ten years, do you know what the physical
     demands are for sedentary work according to the
15
16
     DOT?
17
         Α.
                I don't memorize the DOT, no.
18
                How many times have you done this
19
     over ten years?
20
                MR. KNOPF: Objection.
21
                You can answer.
22
                I don't know.
         Α.
                Have you had to determine whether a
23
         Q.
2.4
     person is capable of doing the physical demands
25
     of sedentary work more than 100 times?
0059
1
                   M. Bharadwaj
 2
                MR. KNOPF: Objection.
 3
                You can answer.
                I don't know.
         Α.
 5
                But you've been trying to determine
 6
     whether or not people are capable of sedentary
 7
     work for about a ten-year period of time?
 8
                MR. KNOPF: Objection.
 9
                You can answer.
10
         Α.
                Yes, I quess.
11
                All right. Over that ten-year
         Q.
12
     period of time, is it fair to say that you've
13
     had to evaluate at least a thousand claimants
14
     who are capable of sedentary work?
15
                MR. KNOPF: Objection.
                I don't know. I don't count them.
16
         Α.
17
         Ο.
                On a typical week, how many claims
18
     do you evaluate?
19
                MR. KNOPF: Objection.
20
                I don't know.
21
         Q.
                Do you keep records of how many
22
     claims you evaluate?
23
         Α.
                No.
24
                Are there any documents,
25
     computerized systems, data, anything that
0060
1
                   M. Bharadwaj
 2
     indicates how many claims you review?
 3
             I don't know.
         Α.
               Who would know?
         Ο.
```

```
5
                I don't know.
         Α.
 6
         Q.
                Does anyone keep statistics on the
 7
     work that you do?
 8
         Α.
                I don't know.
                Do you ever have performance reviews?
9
         Ο.
10
         Α.
                Yes.
11
         Q.
                How often?
12
                Once a year.
         Α.
13
                And when you have a performance
         Ο.
14
     review, what is it based upon?
15
                My ability to do my job.
         Α.
16
         Q.
                And how is that measured?
17
                I don't know. By my manager.
18
         Q.
                Is it measured by how many claims
19
     you evaluate?
20
                I don't know.
         Α.
21
                Is it measured by what your work
         Q.
22
     volume is?
23
               I don't know.
         Α.
24
               And who would know that?
         Q.
25
               My manager.
         Α.
0061
1
                   M. Bharadwaj
                And who is that?
 2
         Q.
 3
                Gary Person.
         Α.
 4
                All right. If you had to determine
 5
     whether or not the claimant was capable of
 6
     light work based upon this FCE, how would you
 7
     determine that?
 8
         Α.
                I don't know. It depends on the
 9
     claim.
10
                Well, let's make believe Mr. Alfano's
11
     past work was light and you're trying to
     determine whether or not he could do light
13
     work. By looking at this FCE, the data here,
14
     would he be capable to doing light work?
                MR. KNOPF: Objection.
15
16
                That's got nothing to do with the
17
          case, Jeff.
18
                You can answer.
19
                I don't know.
         Α.
2.0
                So you don't have the ability to
     evaluate the data in an FCE to determine
21
22
     whether or not a person's capable of doing a
23
     certain category of work?
24
                MR. KNOPF: Objection.
25
                You can answer.
0062
 1
                   M. Bharadwaj
 2
                I guess based on this couple of
 3
     pieces of information, no, I don't know.
                So based upon an FCE -- based upon
 4
 5
     this FCE, are you able to determine whether or
     not the claimant is capable of doing any
 7
     particular category of work?
 8
                In conjunction with the information
         Α.
     in the file.
```

```
10
                Well, forget about the file for the
11
     time being. I'm not asking about any other
12
     medical evidence that may be contained in this
13
     file.
14
                There's a conclusion that a physical
15
     therapist will draw after conducting an FCE.
16
     So let's make believe you're going to draw your
17
     own conclusion because you said you use your
18
     independent judgment.
19
         Α.
                Okay.
20
         Q.
                So forgetting about this paragraph
21
     on conclusions --
22
         Α.
                Okay.
23
         Q.
                -- and you have to look at the data
24
     here in the FCE, according to the data here,
     what category of work is the claimant able to
25
0063
1
                   M. Bharadwaj
 2
     do?
 3
                MR. KNOPF: Objection.
 4
                You can answer.
 5
                Sedentary work.
         Α.
 6
                And what do you base that upon?
         Q.
 7
                On the information that's in the FCE.
         Α.
 8
                What information in the FCE shows
         Q.
 9
     that the claimant is capable of doing sedentary
10
11
                The testing and --
         Α.
12
                What particular --
         Q.
13
                -- the therapist says he can do --
         Α.
14
                No. No. Remember, we're
15
     disregarding the conclusions of the therapist.
16
     We're not looking at her conclusions. We're
17
     just looking at the raw data.
18
                So based upon the data which is
19
     contained in pages 728 through 749, tell me
20
     which data supports the claimant's ability to
21
     do sedentary work and which data does not
22
     support the claimant's ability to do sedentary
23
     work.
24
                I don't know.
         Α.
25
                If you don't know what data supports
         Q.
0064
 1
                   M. Bharadwaj
 2
     the claimant's ability to do sedentary work and
 3
     which data does not support the claimant's
     ability to do sedentary work, then how can you
 5
     use your independent judgment to determine
     whether or not the physical therapist's
 6
 7
     conclusion that based upon the data in the FCE
 8
     the claimant's capable of sedentary work?
 9
                MR. KNOPF: Objection.
10
                You can answer.
11
         Α.
                I don't know.
12
                Does the claimant's ability to reach
13
     overhead for less than 2.5 hours a day support
14
     his ability to do sedentary work?
```

```
15
                I don't know.
         Α.
                Does the claimant's ability to reach
16
         Q.
     at a desk level for less than 2.5 hours a day
17
     support the claimant's ability to do sedentary
18
     work?
19
20
         Α.
                I don't know.
21
                Well, if the claimant's unable to do
22
     any reaching at floor level, does that support
23
     his ability to do sedentary work?
24
         Α.
                I don't know.
25
         Q.
                If the claimant only has the ability
0065
1
                   M. Bharadwaj
 2
     to do firm hand grasping less than 2.5 hours a
 3
     day bilaterally, left hand and right hand, does
     that support his ability to do sedentary work?
 5
                I don't know.
         Α.
 6
                What about simple grasping with his
         Q.
 7
     right or left hand less than 2.5 hours a day,
 8
     does that support his ability to do sedentary
 9
     work?
10
                I don't know.
         Α.
11
                What about fine motor fingering with
         Ο.
12
     his left and right hand less than 2.5 hours a
13
     day, does that support his ability to do
14
     sedentary work?
15
         Α.
                I don't know.
16
                Foot controls, if the claimant has
17
     the ability -- if the claimant is only able to
18
     use foot controls with his left and right foot
19
     less than 2.5 hours a day, does that support
20
     his ability to do sedentary work?
21
                I don't know.
22
                If the claimant is able to see
         Q.
23
     constantly, does that support his ability to do
     sedentary work?
24
                I don't know.
25
         Α.
0066
1
                   M. Bharadwaj
 2
                If the claimant's able to hear
 3
     constantly, does that support his ability to do
 4
     sedentary work?
                I don't know.
 5
         Α.
 6
                If the claimant's able to talk
     constantly, does that support his ability to do
 7
 8
     sedentary work?
 9
                I don't know.
10
                If the claimant is unable to balance,
     does that support his ability to do sedentary
11
12
     work?
13
                I don't know.
14
                If the claimant is unable to do any
15
     stooping, does that support his ability to do
16
     sedentary work?
17
         Α.
                I don't know.
18
                If the claimant is unable to do any
         Q.
```

kneeling, does that support his ability to do

19

```
20
     sedentary work?
21
                I don't know.
22
         Q.
                If the claimant is unable to do any
23
     crouching, does that support his ability to do
24
     sedentary work?
25
         Α.
               I don't know.
0067
                   M. Bharadwaj
1
 2
                If the claimant is unable to do any
 3
     crawling, does that support his ability to do
 4
     sedentary work?
 5
                I don't know.
         Α.
 6
                If the claimant's only able to be
 7
     on his feet for sometime between zero and
 8
     2.5 hours, does that support his ability to do
9
     sedentary work?
10
                I don't know.
         Α.
11
                If the claimant's only able to be
         Ο.
12
     seated for between zero and 2.5 hours a day,
13
     does that support his ability to do sedentary
14
     work?
15
                I don't know.
         Α.
16
                Mr. Alfano's job was working at a
         Q.
     computer primary; is that correct?
17
               If that's what the record says.
18
         Α.
19
               If the claimant --
         Ο.
20
               I don't recall.
21
                If the records that you reviewed
22
     state that Mr. Alfano's job is primarily a desk
23
     position --
24
         Α.
                Okay.
25
                -- does this ability to sit for only
         Q.
0068
1
                   M. Bharadwaj
 2
     between zero and 2.5 hours a day support his
     ability to do that job?
 3
                I don't know. On the FCE it does.
 4
         Α.
 5
                Excuse me?
         Ο.
 б
               According to the FCE it does.
         Α.
 7
                According to the FCE data or
     according to the physical therapist's
9
     conclusion?
10
         Α.
                According to everything.
11
                Well, you just said you didn't know
     whether everything that we just went over
12
13
     supported his ability to do sedentary work.
14
                So when you're referring to
15
     everything, you point out to me in the FCE data
16
     what you're referring to that supports his
17
     ability to do sedentary work.
18
         Α.
                I believe everything supports his
     ability.
19
20
                So you're changing everything you
         Ο.
21
     said previously?
22
         Α.
23
                Well, we'll have to go over this
         Q.
24
     again. So now if the claimant is unable to do
```

```
any balancing, you're saying that supports his
0069
1
                   M. Bharadwaj
 2
     ability to do sedentary work?
 3
         Α.
                I don't know the answer to these
 4
     questions.
 5
                MR. DELOTT: Well, can you read
 6
          back her statement regarding everything
 7
          supports.
 8
                (Record read.)
9
         Q.
                Point out everything in the FCE data
10
     that supports his ability to do sedentary work.
11
                I don't know.
12
         Q.
                Do you want to withdraw your
13
     statement regarding "everything"?
                I'll withdraw.
14
         Α.
15
                Thank you.
         Ο.
16
                All right. There's some additional
17
     data that's broken down on page 734 --
18
                Okay.
19
               -- and it breaks down lifting in
         Ο.
20
     terms of pounds.
21
         Α.
                Okay.
22
                Does anything on CLICNY 734, does
         Ο.
23
     any of the lifting data ten pounds all the way
24
     up through 100 pounds, does anything there
25
     support the claimant's ability to do sedentary
0070
1
                   M. Bharadwaj
 2
     work?
 3
         Α.
                I don't know.
 4
                MR. DELOTT: Let's mark this as
 5
          Exhibit 3.
 6
                (MB Exhibit 3, Document bearing
 7
          Bates Nos. CLICNY 631-634, marked for
          identification, as of this date.)
 8
9
               I've marked as Exhibit 3 Bates stamp
10
     CLICNY 631 through 634. Have you ever seen
     this before?
11
12
         Α.
               I don't remember this.
13
         Ο.
               Excuse me?
                I don't recall this.
14
         Α.
15
         Q.
                I'm going to ask you to take a look
16
     at it first.
17
         Α.
                Yes, I did.
18
                You looked through the entire
         Q.
19
     document?
20
         Α.
                Uh-huh.
21
               And you don't know whether or not
         Q.
22
     you've ever seen it before?
23
                I'm sure I did when I reviewed the
24
     file.
25
                I'm going to ask you to read the
         Ο.
0071
 1
                   M. Bharadwaj
 2
     first section which is on 631 entitled "Contact
     with the provider." Do you know whether or not
```

```
Dr. Weiss ever spoke with doctor --
                MR. KNOPF: Do you want her to read
 5
 6
         it or do you want to ask a question while
 7
         she's reading it?
8
                MR. DELOTT: She said she's
9
         already --
10
                You asked me to read it so I'm
11
    reading it now.
                Okay. Let me know when you're done
12
13
    reading it.
14
                Okay.
         Α.
15
                Do you know if Dr. Weiss ever spoke
         Q.
16
    with the treating doctors?
17
                According to this, no.
18
                Is that something that Dr. Weiss
19
    would have done on his own or is that what you
20
    or Cigna would have asked Dr. Weiss to have
21
    done?
22
                It looks like it was asked here in
23
    question number 3 --
24
               Okay.
         Q.
25
                -- if you follow.
        Α.
0072
1
                   M. Bharadwaj
 2.
                MR. KNOPF: Were you finished with
 3
         your answer?
 4
                THE WITNESS: Uh-huh.
 5
                The second section which looks like
 6
     the bottom half of 631 and about the top third,
 7
     top half of 632 is entitled "Summary of records."
 8
                Okay.
         Α.
9
                You just reviewed that letter, that
         Q.
10
     section?
11
                This on the records section?
        Α.
12
                Yes.
         Q.
13
                Okay.
        Α.
                Does it summarize all or some of the
14
15
    records in plaintiff's claim file?
16
         Α.
                Okay.
17
                Well, do you know whether the report
    of Dr. Weiss summarized all the medical records
19
    of plaintiff in the claim file or just some of
20
     them?
21
         Α.
                I believe all of them.
22
               Does it do anything other than
         Q.
     summarize those medical records?
23
24
        Α.
               In the summary?
25
         Q.
                Yes.
0073
1
                   M. Bharadwaj
 2
         Α.
                No, just the summary.
 3
         Q.
                The last section of this report
 4
     starts on 632 --
 5
        Α.
               Okay.
 6
         Q.
                -- and it's three questions, correct?
 7
         Α.
                Correct.
 8
         Ο.
                I'm going to ask you to read the
```

```
9
     first question and the answer to that first
10
     question and let me know when you're done.
11
         Α.
                Okay.
12
         Q.
                According to Dr. Weiss, what records
13
     show plaintiff can do his sedentary work duties?
14
                I don't know the information that he
15
     reviewed.
16
                Well, according to the answer, what
         Q.
17
     does he indicate, what documents support the
18
     claimant's ability to do sedentary work?
19
                Upon review of the medical information
20
     and functional capacity evaluation.
21
                So he states two things?
22
         Α.
                Upon review of the medical information
23
     are supported.
24
         Q.
                Right.
25
                The medical information and then he
         Α.
0074
 1
                   M. Bharadwaj
 2
     refers to a functional capacity evaluation.
 3
               All right. He says upon reviewing
 4
     those documents but what does he identify as
 5
     supporting the sedentary functional capacity?
 6
                The medical information and the
 7
     functional capacity evaluation.
 8
         Q.
                I didn't quite hear you.
 9
                The medical information and the
10
     functional capacity evaluation.
                In or and?
11
         Q.
                MR. KNOPF: She said and.
12
13
                And medical information and upon
14
     review of the medical information and then he
15
     also refers to the functional capacity
16
     evaluation.
17
                So the second sentence where it says
18
     the functional capacity exam of 7/26/05
19
     recommended sedentary work?
20
         Α.
                Correct.
21
                Does he identify any other documents
22
     that support the ability to do sedentary work?
23
               He reviewed whatever is listed,
2.4
     whatever is listed in here.
25
         Q.
              But he doesn't identify anything,
0075
 1
                   M. Bharadwaj
 2
     does he?
 3
                He identifies -- he lists what he
 4
     reviewed in his question number 2.
 5
                So you're interpreting that statement
 6
     as every single document that he summarized
 7
     supports the claimant's ability to do sedentary
 8
     work?
 9
                He reviewed all these documents and
         Α.
10
     upon his review of all the medical information
11
     and the FCE.
12
                MR. DELOTT: Can you read back my
13
          question.
```

```
14
                (Record read.)
15
         Α.
                Correct.
16
                MR. KNOPF: Just so that the record
17
         is not confusing, are you referring to --
18
         the witness was pointing to the list on
19
         question 2 and you were using the word
20
         "summary" which we looked at earlier which
21
         starts on 1 and goes over to 2. I just
22
         want there to be no confusion based on what
23
         the witness is pointing to.
24
                MR. DELOTT: Valid point.
25
                MR. KNOPF: You have to listen to
0076
1
                   M. Bharadwaj
 2
          his question carefully.
 3
                THE WITNESS: Okay.
                MR. DELOTT: I don't know whether
 4
 5
          I should have her read it back.
 6
                You stated that it was your
 7
     interpretation that the doctor's answer to
 8
     question 1 was that all the medical information
9
     listed in the summary --
                MR. KNOPF: This.
10
11
         Q.
                -- supports the claimant's --
12
                Summary.
         Α.
13
         Q.
                -- ability to do sedentary work.
14
                Well, and all the information that
15
     he reviewed in here.
                So all the information listed under
16
     question 2 and all the information listed in
17
18
     the summary of records, every single one of
19
     those documents supports the claimant's ability
20
     to do sedentary work?
21
                The medical information as a whole.
         Α.
22
                So you're saying some of them do
23
     support and some of them don't support?
24
         Α.
                No.
25
                Well, which of those records support
         Ο.
0077
1
                   M. Bharadwaj
     the claimant's ability to do sedentary work and
 3
     which do not support the claimant's ability to
 4
     do sedentary work?
                I don't know. His review of the
 5
 6
     medical information and the FCE.
 7
                So by reviewing Dr. Weiss' report,
 8
     you can't tell what records he believes
 9
     supports the claimant's ability to do sedentary
     work and which records do not?
10
                MR. KNOPF: Objection.
11
12
                You can answer.
13
         Α.
                I don't know.
14
                Do you see where Dr. Weiss states
         Ο.
15
     that the plaintiff is restricted from prolonged
16
     sitting?
17
         Α.
                Yes.
18
                MR. KNOPF: In question 1?
```

```
19
         Α.
                In question 1?
20
         Q.
                Yes.
21
                What does prolonged sitting mean?
22
         Α.
                I don't know.
23
                Is prolonged sitting more than
         Ο.
24
     2.5 hours in an eight-hour day?
25
        Α.
               I don't know.
0078
                   M. Bharadwaj
1
 2
                Do you know how many hours in an
 3
     eight-hour day the plaintiff could sit without
 4
     doing any prolonged sitting?
 5
         Α.
                I don't know.
 6
         Q.
                Do you see where Dr. Weiss states
 7
     that the plaintiff would be required to do
 8
     intermittent standing?
 9
                Yes.
         Α.
10
         Ο.
                What does intermittent standing
11
     mean?
12
                I don't know. Standing on occasion.
13
     I don't know.
14
              How many hours in an eight-hour day
     would the plaintiff have to stand to do
15
16
     intermittent standing?
17
               I don't know.
         Α.
                If you don't know what prolonged
18
19
     sitting or intermittent standing means, then
20
     how can you independently review Dr. Weiss'
     conclusion that the claimant is capable of
21
22
     doing sedentary work?
23
                I don't know. Based on his review,
24
     prolonged sitting, he'd have to get up now and
25
     then.
0079
1
                   M. Bharadwaj
 2
                MR. DELOTT: I'm sorry. Can you
 3
          just read it back.
 4
                (Record read.)
 5
                You testified earlier today that you
 6
     used your independent judgment in determining
 7
     whether or not Dr. Weiss' conclusion that the
 8
     claimant's capable of doing sedentary work was
 9
     correct.
10
         Α.
                Uh-huh.
11
                But if you don't know how many hours
12
     in an eight-hour day the plaintiff would need
13
     to sit without prolonged sitting or how many
14
     hours he would need to stand or how many times
15
     he would need to switch from sitting to
16
     standing, then how can you independently
17
     evaluate his conclusion?
18
         Α.
                I don't recall in this case.
19
                Well, it doesn't have to be this
20
     case. I'm not asking you for your memory of
21
     what you did.
22
                I reviewed this along with all the
23
     medical information that's contained in the
```

```
file. The decision was based on everything in
25
     the file.
0800
1
                   M. Bharadwaj
 2
                Your --
         Ο.
 3
                The decision was based on everything
     in the file.
 5
                I'm not asking you about everything
 6
     in the file. My question was limited to this
     review by Dr. Weiss. You stated that you used
 7
 8
     your independent judgment to --
 9
                Correct.
         Α.
10
                -- evaluate whether or not his
11
     conclusion was correct.
12
                Correct.
         Α.
                So I'm asking you to tell me how you
13
14
     were able to conclude that Dr. Weiss' ultimate
15
     conclusion was accurate if you don't know how
16
     long the claimant needed to sit or stand because
17
     that was the basis for the doctor's conclusion.
18
         Α.
                I don't know.
19
               I'm going to ask you to read
     question 3 and let me know when you're done.
20
     That's question 3 on page 633.
21
2.2
                Okay.
         Α.
23
         Q.
                What did this ask Dr. Weiss to do?
24
                If you find the available information
25
     conflicting or if you disagree with attending
0081
 1
                   M. Bharadwaj
 2
     provider, please contact the claimant's AP,
 3
     Dr. Alexiades and Dr. Roach.
 4
                What was the purpose for asking
 5
     Dr. Weiss to contact those two doctors?
 6
                If he finds any information
         Α.
 7
     conflicting.
 8
               Okay. But why would Cigna be
 9
     telling Dr. Weiss to contact those two doctors?
10
               I don't know. It's part of our
         Α.
11
     process.
12
         Ο.
                When you say part of the process,
13
     what process are you referring to?
14
                It's part of the questions that we
15
     ask the peer review doctor.
16
                Why do you ask the review doctor to
         Q.
17
     do that?
18
                To talk to the physician if he
19
     disagrees with anything in the file --
20
                Well --
         Q.
                -- or if he wants to clarify
21
22
     information I guess.
23
               And why would Cigna suggest that the
24
     peer review doctor contact the treating doctors
25
     about that?
0082
1
                   M. Bharadwaj
 2
         Α.
               I don't know.
```

```
3
                I'm going to ask you to look at 634,
 4
     CLICNY 634. Who asked Dr. Weiss to write that
 5
     addendum?
                I have no idea.
 6
         Α.
 7
                Who would know?
         Q.
                I don't know.
 8
 9
         Ο.
                Did Dr. Weiss write that addendum on
10
     his own?
                I don't know.
11
         Α.
12
         Q.
                Dr. Weiss states that Dr. Roach's
13
     April 19th, 2005 and June 14th, 2005 reports
14
     did not contain objective physical findings.
15
     Is that an accurate statement?
16
                I'm sorry, where are you reading
17
     from?
18
                Let me take a look. It's the second
         Q.
19
     sentence.
20
                Okay.
         Α.
21
                What objective physical findings did
22
     Dr. Weiss identify that showed the plaintiff
     could do sedentary work?
23
24
                I don't know.
         Α.
25
                MR. DELOTT: Okay. The last exhibit.
0083
1
                   M. Bharadwaj
 2
                (MB Exhibit 4, Document bearing
          Bates No. CLICNY 105, marked for
 3
 4
          identification, as of this date.)
 5
                I've marked as Exhibit 4 Bates
     stamped CLICNY 105 and ask you to take a look
 6
 7
     at that and let me know when you're done
 8
     reviewing it.
9
         Α.
                Okay.
10
                Who is Mary Ryan?
         Q.
11
                I don't know.
         Α.
12
                Do you know why Mary Ryan's name is
         Q.
13
     on this document?
14
        Α.
                I don't know who she is. I don't
15
    know.
16
                It refers to a Unilinks file. What
         Ο.
17
     is Unilinks?
                I don't know.
18
         Α.
19
         Ο.
                Did you prepare this document?
20
         Α.
                I don't -- my name's on it but I
21
     don't remember it.
22
                You don't remember it but how would
         Q.
23
     your name get on this document?
24
               I don't know. It's something that
25
     happened in 2003. Obviously I wrote it.
0084
 1
                   M. Bharadwaj
 2
         Q.
                When did you write it?
 3
                According to this, January 14th of
         Α.
 4
     '03.
 5
                And you were trying to determine
 6
     whether or not the plaintiff could work as a
     wage and salary manager?
```

```
At that time.
               And what kind of position was that
9
10
    according to the Dictionary of Occupational
11
    Titles?
12
                Everything here is considered to be
13
    sedentary.
14
                You wrote that the plaintiff's
15
    symptoms and exam abnormalities supported
16
     severe spinal stenosis and nerve root
17
    impingement; is that correct?
18
         Α.
            Are you reading from that paragraph?
19
                I'm not reading anything. I'm
20
    paraphrasing it.
21
                Okay. Severe, yes, it says it
22
     supports diagnosis of severe multilevel spinal
23
     stenosis and nerve root impingement.
24
               So it was a combination of the
         Q.
25
    plaintiff's symptoms and his exam abnormalities
0085
1
                   M. Bharadwaj
 2
     that supported his claim according to your
 3
    document?
 4
         Α.
                According to this, yes.
 5
                All right. Now, this document says
         Q.
 6
    that a Gary Person approved your decision to
 7
    reverse the denial of plaintiff's benefits.
 8
               Oh, okay. Yes.
 9
         Q.
                This is the same Gary Person who you
10
    referred to earlier?
11
         Α.
               Yes.
12
         Q.
                And you reported to him?
13
               Yes.
         Α.
14
         Q.
               What was his title at that time?
15
               Appeal team manager.
         Α.
16
               Why did he have to approve your
         Q.
17
    decision?
               To determine if he agrees with my
18
        Α.
19
    findings.
20
               To determine?
         Q.
21
         Α.
                If he agrees with my findings of my
22
    decision.
23
               And if he did not agree with your
    determination, what would happen?
24
               He would tell me he didn't. He
25
0086
 1
                   M. Bharadwaj
 2
    would advise me that he disagreed and --
                So he would veto your decision in
 3
         Q.
 4
     effect?
 5
         Α.
                Correct.
 6
         Q.
                Now, did you have to get his approval
 7
    when you terminated his benefits?
 8
                MR. KNOPF: Objection.
 9
                You can answer.
10
                Prior to, yes.
         Α.
11
               Now, when Mr. Person approved your
         Q.
12
    decision to approve benefits, did he review the
```

```
claim file at that time?
13
14
         A.
               According to this, that's what it
15
     states, he reviewed the file.
16
                Would he ever approve a decision
17
     without reviewing the documents?
18
         Α.
                No.
                MR. DELOTT: Do you want to take a
19
20
         break? I just have one last series of
21
          questions so this is a good time to take
22
          a break.
23
                MR. KNOPF: You need a break?
24
                MR. DELOTT: No, but I just want
25
          to get through this last part without
0087
1
                   M. Bharadwaj
 2
          another break.
 3
                (Recess taken.)
 4
     BY MR. DELOTT:
 5
                I ask you to take a look at page 2,
 6
     the second page of Exhibit 1, and you reviewed
 7
     this previously?
 8
         Α.
                Earlier today, yes.
9
                Now, in this document you said that
         Q.
10
     the plaintiff could work as a wage and salary
     manager, correct -- I'm sorry, could not work.
11
12
         Α.
                I'm sorry, repeat the question,
13
     please.
14
                You were concluding, you stated in
15
     this letter that the plaintiff could not work
16
     as a wage and salary manager; is that correct?
17
                You're stating that I'm saying that
         Α.
18
     he can't work?
19
               Yes, cannot.
         Q.
20
         Α.
                No.
21
                What did you conclude?
         Q.
                I concluded that the medical doesn't
22
     support -- I'm trying to word it, word myself.
23
     I concluded that the medical does not support
25
     his inability to work.
0088
1
                   M. Bharadwaj
 2
         Q.
                Well, you just stated a double
 3
     negative.
                Is that any different from what I
     said?
 4
 5
                It sounded like you asked me my
 6
     letter concluded that the medical supports his,
 7
     supports his inability to work. I concluded
     that the medical does not support his claim
 8
 9
     that he's unable to work.
                All right. So just to avoid any
10
11
     double negatives, your letter is stating that
12
     the claimant could not work -- I'm sorry.
13
                MR. KNOPF: No.
14
         Ο.
                Withdrawn.
15
                You're stating --
16
                MR. KNOPF: It's such a tricky
17
          question that you can't even get it out.
```

```
18
                You're saying that the claimant can
19
     resume working as a wage and salary manager?
20
         Α.
                Correct.
21
         Ο.
                Now, that's the opposite of what you
22
     concluded in Exhibit 3, correct, on January
23
     14th, 2003?
24
                MR. KNOPF: Wrong document.
25
                MR. DELOTT: That's not Exhibit 3?
0089
1
                   M. Bharadwaj
 2
                MR. KNOPF: No.
 3
                MR. DELOTT: I'm sorry.
 4
                MR. KNOPF: It might be Exhibit 4
 5
          but not 3.
 6
                MR. DELOTT: Yes.
 7
                So that's the opposite of what you
 8
     concluded in Exhibit 4 on January 14th, 2003?
 9
                Correct, that was --
         Α.
10
                What objective physical findings
         Q.
11
     that supported the plaintiff's claim on
12
     January 14th, 2003 did not support his claim
     beyond October 27th, 2005?
13
14
         Α.
                Can you repeat the question, please.
15
                MR. DELOTT: Just read that back.
16
                (Record read.)
17
         Α.
                The information in the file since
18
     that time, the FCE, the peer review report.
19
         Q.
                The FCE, peer review report?
20
                And any other medical information
         Α.
21
     that's in the file.
22
                We'll get to that in a second.
         Q.
23
                What exam abnormalities that
24
     supported the plaintiff's claim in 2003 no
25
     longer supported his claim in 2005?
0090
1
                   M. Bharadwaj
 2
         Α.
                I don't know.
 3
                What symptoms that supported the
         Ο.
 4
     plaintiff's claim in 2003 no longer supported
 5
     his claim in 2005?
 6
                I don't know.
         Α.
 7
                All right. Now, you just said the
 8
     FCE and the peer review. Was there anything
9
     else besides those two documents?
                Medical information, medical records
10
         Α.
     that are in the file.
11
12
                I'm going to give you the entire
13
     claim file. Now, I will represent that there
14
     are no, and your attorneys can verify this
15
     afterwards, that there are no medical records
16
     after 1/14/2003 that appear before page 631.
17
     That leaves about 400 pages.
18
                Okay.
         Α.
19
                More than half, about half those
20
     pages are not even medical records --
21
         Α.
                Okay.
22
         Ο.
                -- so that leaves you about
```

```
200 pages, and we've already gone over the FCE
    and Dr. Weiss' report and that totals 30 pages.
25
     So we're talking about 100 plus pages.
0091
1
                   M. Bharadwaj
 2
                I'm going to ask you to go through
 3
     that now and you show me what medical records
 4
    show that there are objective physical findings
 5
    that supported the plaintiff's claim in 2003
 6
    that no longer supported them in 2005.
 7
                MR. KNOPF: What Bates range would
 8
          you like the witness to look through?
 9
                MR. DELOTT: Above 631.
10
                MR. KNOPF: You want her to look
          above 631 through 1,027, that's 400 pages?
11
12
                MR. DELOTT: I just explained half
13
          those pages are not even medical records.
14
                MR. KNOPF: Let me tell you
15
          something, I will allow the witness to do
16
          that, but I am going to bring this
17
          transcript and your shenanigans to the
18
          court with an application for costs if
19
          you want the witness to go over 400 pages
20
          of records that she indicated to you --
                MR. DELOTT: No.
2.1
22
                MR. KNOPF: -- earlier she hasn't
23
          reviewed to look for some medical record.
24
                Have you gone through it and can
25
          represent that there is or isn't
0092
1
                   M. Bharadwaj
 2
          something?
 3
                MR. DELOTT: You're obviously
          protesting too much because you don't
 5
          like where this is going.
 6
                You bring whatever motion you
 7
          want --
 8
                MR. KNOPF: It makes no difference
9
          to me --
10
                MR. DELOTT: -- and I'll bring
          sanctions against you for a totally
11
          frivolous application.
12
                MR. KNOPF: This is going --
13
                MR. DELOTT: Make my day.
14
15
                You have 400 pages, half those
          aren't even medical records so that
16
17
          leaves about 200 pages, and besides the
18
          time we took out to visit the Court, this
19
          has not been a very long deposition.
20
                You want to make your application,
21
          make your application. In the meantime,
22
          let's proceed.
23
                MR. KNOPF: So what pages would
24
          you like her to look through?
25
                MR. DELOTT: Again, 631 and above.
0093
1
                   M. Bharadwaj
```

```
MR. KNOPF: Okay. Go ahead and do
 3
          that.
 4
                And we're beginning this at 12:35.
 5
                MR. DELOTT: Fine.
 6
                MR. KNOPF: Go ahead.
 7
                I apologize to you on behalf of
 8
          attorneys in New York, I apologize to you
9
          that you have to do this but I'll allow
10
          you to do this. We'll take care of it
11
          later.
12
                MR. DELOTT: I'll note that the
13
          witness is spending time not looking at
14
          the medical records but at the computer
15
16
                MR. KNOPF: The witness is going
17
          through this page by page as you asked
18
          her to.
19
                MR. DELOTT: And then she stopped
20
          and was reading the computer logs.
21
                MR. KNOPF: You know what, let me
22
          tell you something, you are some piece of
23
          work. She's looking through the
24
          documents that you asked her to.
                MR. DELOTT: The more noise you
25
0094
1
                   M. Bharadwaj
 2
          make, the more it proves that this is a
          point that hurts your case.
 3
 4
                MR. KNOPF: 1:05.
 5
                Do you remember what the question
 6
          was?
 7
                You're not able to pull out any
         Q.
 8
    documents, any other documents besides the peer
 9
    review and the FCE?
10
                I don't know.
         Α.
                You don't know what?
11
         Q.
12
         Α.
                I don't recall. There's a lot of
13
    medical --
                I'm not asking you to go back in
14
15
     time. My last question was what documents in
     the file that you just looked through supported
17
     the claimant's disability in 2003 that no
     longer support it in 2005.
18
19
         Α.
                I don't know.
20
                But you just reviewed them so how
         Ο.
21
    can you not know? You were able to know back
22
    when you made the decision. How can you not
23
    know now?
24
         Α.
                Well, I only had what, an hour.
25
     So no, I don't know.
0095
 1
                   M. Bharadwaj
 2
                So sitting here right now, you were
    unable to identify any other documents besides
     the peer review and the FCE that show the
 5
     claimant's condition had improved?
 6
         Α.
            I don't know.
```

2

```
7
                Well, didn't I ask you to pull out
    any document that showed an improvement that
9
     the condition that supported -- that the
10
     findings that supported it in 2003 no longer
11
     support it in 2005?
12
               I'm not disputing that he doesn't
13
    have the condition.
14
                MR. DELOTT: Read my question back
15
          before we started the record review.
16
                (Record read.)
17
                All right. So where are they?
         Q.
18
                The question is pending.
19
                Okay.
         Α.
20
         Q.
                You're not going to get it by looking
21
    at your attorney.
22
                MR. KNOPF: Well, I'm putting the
23
          papers together so she's looking in this
24
         direction so.
25
               I don't know.
         Α.
0096
1
                   M. Bharadwaj
 2
               Well, we just spent a half hour so
 3
    you could go through and look at all the
    documents. What were you doing all this time
 4
 5
    when you were leafing through 200 pages?
 6
                MR. KNOPF: She answered your
 7
                I said I don't know.
 8
         Α.
 9
                So you were just leafing through the
10
    paper for no particular purpose?
11
                MR. KNOPF: Objection.
12
                I believe your question has been
13
          answered.
14
                MR. DELOTT: No, my question was
15
          stated, I asked her to --
16
                MR. KNOPF: What medical records
17
          are there and she said I don't know. She
18
          said it a couple times.
19
                MR. DELOTT: No, that was not the
20
          question that I asked. I just asked what
          was she doing when she was going through --
22
                MR. KNOPF: I understand.
                MR. DELOTT: -- the last half hour
23
24
          looking --
25
                MR. KNOPF: But it's really --
0097
1
                   M. Bharadwaj
 2
                MR. DELOTT: -- through the 200
 3
          pages and she said I don't know.
 4
                MR. KNOPF: It's related to your
          earlier question. You said what were you
 5
 6
          looking for. She answered.
 7
                MR. DELOTT: Let me rephrase it so
 8
          it's clear.
                You just put that out of order.
 9
10
                MR. KNOPF: No, it's right here.
11
          You got your stuff in there.
```

```
12
                You just reviewed the claim file
13
     from 631 through the end; is that correct?
14
         Α.
                Correct.
15
         Q.
                Were you able to identify any
16
     records that showed that the claimant's
17
     condition had improved between the time you
18
     approved his disability through the time you
19
     upheld the termination of his benefits?
20
                I don't recall.
21
         Q.
                You don't recall back then or you
22
     don't recall just now when you just reviewed
23
     the documents?
24
         Α.
             I don't recall.
25
         Q.
                That's not an answer. It was one or
0098
 1
                   M. Bharadwaj
 2
     the other.
 3
                MR. KNOPF: Ask her a question.
 4
                What don't you recall?
 5
                I don't recall from looking at the
         Α.
 6
     file just now.
 7
               You mean we just spent a half hour
 8
     looking at the documents and you don't recall
 9
     what you looked at?
10
                The information, like I said, I
        Α.
11
     don't recall.
12
                So then it's correct that you were
     unable to identify any document that supported
13
14
     the claimant's termination between the time you
15
     approved and the time you disapproved?
                Like I said, I don't recall.
16
         Α.
17
                Well, you know what, we're going to
         Q.
18
     have to go the Court because we're going to
19
     have to do this again.
20
                I asked you as you were going
21
     through it to identify any document but you
22
     didn't identify anything. So as you were going
23
     through each document, what were you looking
24
     for besides turning the pages?
25
               I gave you my answer.
0099
 1
                   M. Bharadwaj
 2
     recall.
 3
         Ο.
                No, that's not --
 4
                MR. KNOPF: He's asking what you
 5
         were looking for --
 6
                I was just looking --
 7
                MR. KNOPF: -- whether you were
 8
          looking for the medical records he was
 9
          asking for or something else.
10
                I was looking at the medical
11
     records.
12
                And why were you looking at them?
         Q.
13
                Because you asked me to.
14
         Q.
                And what did I ask you to do with
15
     them?
16
         Α.
                Identify the medical record that
```

```
showed a change in his condition from I guess
17
18
     2003 and from when the claim is now denied.
19
         Q.
                And you were unable to do that?
20
         Α.
                No.
21
                No, you were not able to do that?
         Q.
22
         Α.
                Correct.
23
                (Continued on following page.)
2.4
25
0100
1
                  M. Bharadwaj
 2
                MR. DELOTT: No further questions.
 3
                MR. KNOPF: Thanks. See you
          later. I hope you enjoyed your day.
 5
                (Time Noted: 1:12 p.m.)
 6
 7
 8
                 MEDHA BHARADWAJ
 9
10
     Sworn to and subscribed before me
11
     this _____, day of _____, 2008.
12
13
14
         NOTARY PUBLIC
15
16
17
18
19
20
21
22
23
24
25
0101
1
 2
                      CERTIFICATE
 3
 4
    STATE OF NEW YORK )
 5
                    : SS.
 6
    COUNTY OF NEW YORK )
 7
             I, Ann Brunetti, a Shorthand Reporter
 8
9
    and Notary Public within and for the State of
10
    New York, do hereby certify:
11
             That MEDHA BHARADWAJ, the witness whose
12
    deposition is hereinbefore set forth, was duly
13
    sworn by me, and that such deposition is a true
14
    record of the testimony given by the witness.
            I further certify that I am not related
15
16
     to any of the parties to this action by blood
17
    or marriage and that I am in no way interested
18
    in the outcome of this matter.
19
            IN WITNESS WHEREOF, I have hereunto set
20
    my hand this 30th day of June 2008.
21
```

22		_		
23			ANN BRUNETTI	
24				
25				
0102				
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